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APPLICATION NO. FILING DATE		ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/626,087 07/24/2003		07/24/2003	Michael James McDermott	ROC920030140US1	9969		
30206	7590	01/25/2006		EXAMINER			
IBM COR		•••	MIZRAHI,	MIZRAHI, DIANE D			
ROCHEST 3605 HIGH		W DEPT. 917	ART UNIT	PAPER NUMBER			
		55901-7829	2165				
			DATE MAILED: 01/25/2006				

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)					
Office Action Summary			10/626,087		MCDERMOTT ET AL.				
			Examiner		Art Unit				
			DIANE D. MIZRAHI		2165	_			
Period fo	The MAILING DATE of this commun or Reply	ication appe	ears on the cover si	heet with the co	orrespondence ad	Idress -			
WHIC - External after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MINISTRY IN THE MINISTRY OF THE MINIST	AILING DA of 37 CFR 1.136 nunication. atutory period will will, by statute, of	TE OF THIS COM 6(a). In no event, however I apply and will expire SIX cause the application to be	MUNICATION r, may a reply be time (6) MONTHS from the come ABANDONED	Bely filed the mailing date of this co (35 U.S.C. § 133).				
Status									
1)	Responsive to communication(s) file	ed on							
· —			action is non-final.						
<i>,</i> —		Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
,_	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4) 🛛	Claim(s) 1-21 is/are pending in the a	pplication.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	☐ Claim(s) is/are allowed.								
6)⊠	Claim(s) 1-21 is/are rejected.								
7)	Claim(s) is/are objected to.								
8)□	Claim(s) are subject to restrict	tion and/or	election requireme	ent.					
Applicati	on Papers								
9)□	The specification is objected to by the	e Examiner.							
10)🛛	The drawing(s) filed on 24 July 2003	is/are: a)] accepted or b)⊠	objected to by	the Examiner.				
	Applicant may not request that any object	ction to the di	rawing(s) be held in	abeyance. See	37 CFR 1.85(a).				
	Replacement drawing sheet(s) including	the correction	on is required if the d	rawing(s) is obje	ected to. See 37 Cl	FR 1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority u	ınder 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:									
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.									
			, the continue cop.		•				
Attachmen	t(s)								
	e of References Cited (PTO-892)			erview Summary (I					
	e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO-1449 or			per No(s)/Mail Dat tice of Informal Pa	e tent Application (PT0	D-152)			
	r No(s)/Mail Date 7-24-03		_	ner:		-			

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III. DETAILED ACTION

Claims 1-21 are presented for examination and are pending.

Drawings

The Examiner contends that the drawings submitted on July 24, 2003 are acceptable for examination proceedings. These are informal drawings.

Specification

The disclosure is objected to because of the following informalities: There appears to be missing information (see specification, "Related Application").

Appropriate correction is required.

Claim Rejections - 35 USC 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter or any new and useful improvement thereof, may obtain a patent therefore, subject to the conditions and requirements of this title.

Claims 1-21 are rejected under 35 U.S.C. 101 because the claims are directed to a non-statutory subject matter, specifically, the claims are not directed towards the final result that is "useful, tangible and concrete.

(See State Street, 149 F.3d at 1373-74 USPQ2d at 1601-02).

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According to the New Guidelines of October 26, 2005, which states that "A claim limited to a machine or manufacture, which has a practical application, is statutory. In most cases a claim to a specific machine or manufacture will have a practical application. See Alappat, 33 F.3d at 1544, 31 USPQ2d at 1557)... a specific machine to produce a useful, concrete, and tangible result and State Street, 149 F.3d at 1373-74 USPQ2d at 1601-02).

(Interim Guidelines for Examination of Patent Applications for Patent Subject Matter Eligibility http%3A%2F%2Fwww.uspto.gov%2Fweb%2Foffices%2Fpac%2Fdapp%2Fopla%2Fpreognotice%2Fguidelines101 20051026.pdf)

The Supreme Court has repeatedly held that abstractions are not patentable. "An idea of itself is not patentable". Rubber-Tip Pencil Co. V. Howard, 20 Wall. 498, 07. Phenomena of nature, though just discovered, mental processes, abstract intellectual concepts are not patentable, as they are the basic tools of scientific and technological work Gottschalk v. Benson, 175 USPQ 673, 675 (S Ct 1972). It is a common place that laws of nature, physical phenomena, and abstract ideas are not patentable subject matter Parker v. Flook, 197 USPQ 193, 201 (S Ct 1978). A process that consists solely of the manipulation of a data structure is not concrete or tangible. See In re

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1994). See also Schrader, 22 F.3d at 295, 30 USPQ2d at 1459.

Also, Claims 15-21 are not limited to tangible embodiments. In view of Applicant's disclosure, specification page [13], line [12], the medium is not limited to tangible embodiments, instead being defined as including both tangible embodiments and intangible embodiments (e.g., [signal bearing]). As such, the claim is not limited to statutory subject matter and is therefore non-statutory.

Therefore, Examiner believes that the above listed claims are nonstatutory.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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Claims 1-21 are rejected under 35 U.S.C. 102(e) as being anticipated by James R. Bergsten (U.S. Publication No. 20030204539 A1 and Bergsten hereinafter).

Regarding Claim 1, Bergsten teaches replacing an old member with a new member, wherein the old member is assigned to a subgroup and controls at least one resource[0007]; determining if the new member is within the subgroup[0007]; if the new member is within the subgroup, configuring the new member to control resources that were controlled by the old member[0039]; if the new member is not in the subgroup, replacing the at least one resource with resources controlled by the new member[0039]; and configuring a computing group communications system to accommodate replacement of the old member by the new member[0035].

Regarding Claim 2, Bergsten teaches ... is a primary member of a computing system group [0032][0034].

Regarding Claim 3, Bergsten teaches in response to a failure of the old member [0021][0035].

Regarding Claim 4, Bergsten teaches new member is in the subgroup, the old member was a primary member and the new member becomes a backup member [0035].

Regarding Claim 5, Bergsten old member is a backup member [0021] [page 4].

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Regarding Claim 6, Bergsten in response to a failure of at least one of the at least one resources [0033].

Regarding Claim 7, Bergsten teaches based upon a new resource that is selected to be substituted for the at least one of the at least one resources [0033].

Regarding Claims 8-21, these claims are similar in scope to the rejected claims above and are therefore rejected as set forth above.

Other Prior Art Made of Record

The prior art made of record and not relied upon is considered pertinent to Applicant's disclosure. U.S. patents and U.S. patent application publications will not be supplied with Office actions. Examiners advises the Applicant that the cited U.S. patents and patent application publications are available for download via the Office's PAIR. As an alternate source, all U.S. patents and patent application publications are available on the USPTO web site (www.uspto.gov), from the Office of Public Records and from commercial sources. For the use of the Office's PAIR system, Applicants may refer to the Electronic Business Center (EBC) at http://www.uspto.gov/ebc/index.html or 1-866-217-9197.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Diane D. Mizrahi whose telephone number is 571-272-4079. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Gaffin can be reached on (571) 272-4146. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 305-3900 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Diane Mizrahi

Primary Patent Examiner

Technology Center 2100

January 21, 2005